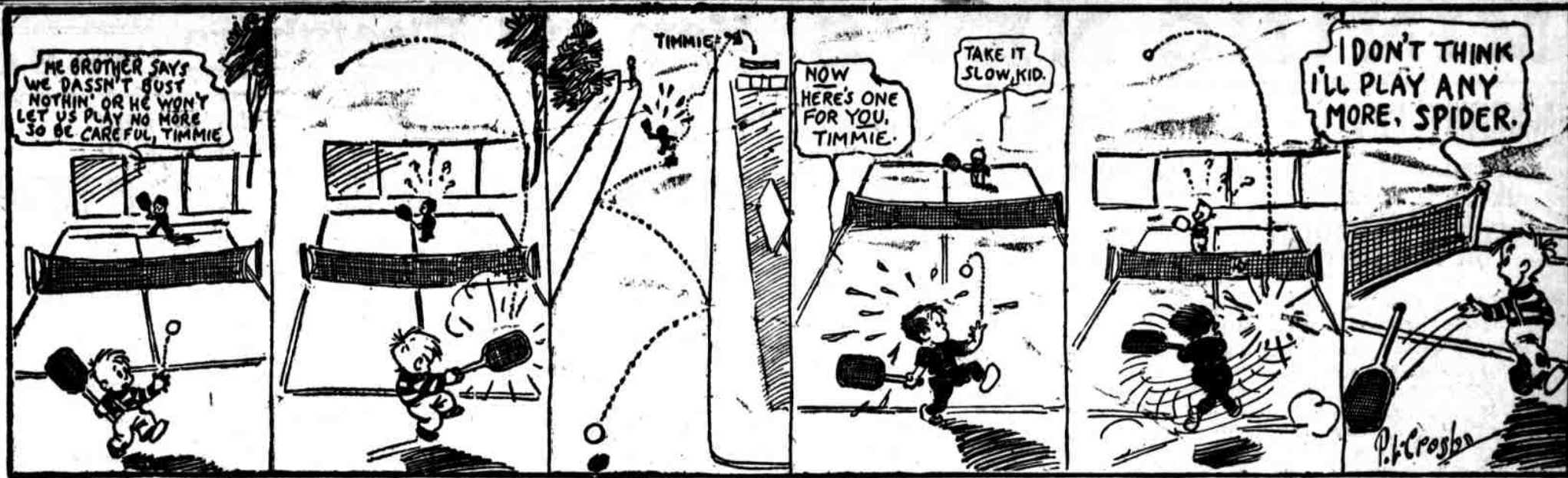


The Clancy Kids

Spider Kelly Started Something

By PERCY L. CROSBY
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CURFEW

Solemnly, mournfully,
Dealing its dole,
The Curfew Bell
Is beginning to toll.

Cover the embers,
And put out the light;
Toll comes with the morning,
And rest with the night.

Dark grow the windows,
And quenched is the fire;
Found fast into silence—
All footsteps retire.

No voice in the chambers,
No sound in the hall!
Sleep and oblivion
Reign over all!

The book is completed,
And closed, like the day;
And the hand that has written it
Lays it away.

Dim grow its fancies;
Forgotten they lie;
Like coal in the ashes,
They darken and die.

Song sinks into silence,
The story is told;
The windows are darkened,
The hearthstone is cold.

Darker and darker
The black shadows fall;
Sleep and oblivion
Reign over all.

—Longfellow.

ARTICLES OF INCORPORATION OF SUNNYSIDE MINING AND MILLING COMPANY.

BE IT KNOWN: That we, the undersigned, J. H. Daniels, G. M. Murphy and V. Levey, residents of the City of Los Angeles, State of California, and whose post office addresses are H. W. Hellman Building, Los Angeles, California, do hereby associate ourselves together and form a corporation under the laws of the State of Arizona, and adopt the following Articles of Incorporation:

ARTICLE I.
The name of the corporation is SUNNYSIDE MINING AND MILLING COMPANY, and its principal place of transacting business in Arizona is Kingman. Offices may be established, business transacted and meetings of stockholders and directors held at such places within or outside of Arizona as the By-Laws of the Company shall provide.

ARTICLE II.
The general nature of the business to be transacted is:
1. To contract for, purchase, lease, option, locate, or otherwise acquire, own, sell, exchange, or otherwise dispose of by lease, contract or in any other manner, pledge, mortgage, hypothecate and deal in real estate, personal property or mixed property or interests of whatsoever nature therein, water rights, water locations and appropriations, mines, mining claims, mineral lands, coal lands, oil lands, timber lands, and to work, explore and develop the same, and to extract any and all minerals, oils, gas, water, timber, or other substances of any nature whatsoever therefrom, and deal in the products and by-products thereof.

2. To erect, own, construct or acquire by lease, purchase, contract or otherwise, and to maintain and operate smelters, reduction works, or other plants and appliances or devices for the treatment, concentration, refining or smelting of any minerals, mineral products of any kind whatsoever, pipe lines, ditches, flumes or other devices for the conveyance or transportation of oil or water, oil refineries, saw mills, lumber mills for the treatment and utilization in any manner of lumber or its by-products, also plants for the development or utilization of water, steam or electric power.

3. To issue shares of stock, debenture stock, notes, bonds, or other obligations and to secure the payment of the same by mortgage, deed of trust or otherwise, and to invest in and hold, sell, or otherwise dispose of and deliver any stock, shares, bonds, debentures and securities of any government, state, corporation, public or private, or other corporate body. To act as agent or broker in connection therewith.

4. To purchase, or otherwise acquire the good will, property rights, assets and liabilities of any person, firm or corporation, and to pay for the same in cash, stocks and bonds of the corporation, and the judgment of the Directors as to the value of any property, right or thing acquired in exchange for capital stock shall be conclusive; and to sell any or all of the assets of the corporation except its corporation franchise, for cash, or stocks or bonds of any other corporation, and the judgment of the Directors both in authorizing and directing the sale of any or all such assets, and in fixing and declaring the value and sufficiency of any consideration received in payment therefor shall be conclusive.

5. To do a manufacturing, mercantile and commercial business in all of the branches thereof; to manufacture, prepare for market, transport, export, purchase or otherwise acquire, own, sell, assign, or otherwise transfer and convey, trade in and deal in with lumber and any or all products made from wood, hardware, machinery, tools, fixtures, and appliances of every kind and nature, metals or constituent parts thereof, household goods, and wares and merchandise of every kind, class, variety and description.

6. To purchase, erect, construct, maintain, remove or improve mills, factories, storehouses, buildings, roads, including private railroads and tramways, irrigation systems, pipe lines and power plants, piers, docks, wharves, factory houses, plants and works of all kinds and descriptions.

7. To acquire in any manner, own, control, and in any manner dispose of inventions and letters patent to acquire in any manner, own, control, cancel, and reissue shares of its own capital stock, and to own shares of stock in any other corporation, and vote or grant proxies for the voting of any such stock the same as a natural person might or could do.

8. And in general to do such acts and things, and transact such business not inconsistent with the spirit and purposes of its articles, or in violation of the laws of any State or territory of

the United States in which the company is engaged in business, as the Board of Directors may deem to the advantage of the corporation, provided, however, that this corporation shall not engage in business as a public service corporation.

ARTICLE III.
The amount of the authorized capital stock of the corporation is One Hundred and Fifty Thousand Dollars (\$150,000.00), divided into One Million, Five Hundred Thousand (1,500,000) shares of the par value of Ten Cents (10c) each, which shall be paid in, at such times as the Board of Directors may designate, in cash, real or personal property, services, lease, option to purchase, or other valuable right or thing, for the uses and purposes of the corporation, and all shares of capital stock, when issued in exchange therefor, shall thereupon and thereby become and be fully paid the same as though paid for in cash at par, and the judgment of the Directors as to the value of any property, right or thing acquired in exchange for capital stock shall be conclusive. The capital stock of this corporation shall be assessable.

ARTICLE IV.
The time of the commencement of the corporation shall be the day these Articles are filed in accordance with law and the termination thereof shall be twenty-five (25) years thereafter, with privilege of renewal and right of perpetual succession as now provided by law.

ARTICLE V.
The affairs of this corporation shall be conducted by a Board of not less than three (3) nor more than nine (9) Directors, by whom a President and one or more Vice-Presidents shall be elected and a Secretary and Treasurer appointed. The Directors shall be elected by and from among the stockholders on the first Monday in April, 1921, and annually thereafter on such date as shall be fixed by the By-Laws of the Corporation. Until their successors are elected and qualified, the following named persons shall be the directors and officers as stated: J. H. Daniels, President and Director; G. M. Murphy, Vice President and Director; V. Levey, Secretary, Treasurer and Director.

ARTICLE VI.
The Directors shall adopt By-Laws for the government of the corporation and may amend the same. They shall have power to fill vacancies occurring in the Board from any cause, and to appoint from among their number an Executive Committee which, to the extent provided by resolution or by the said By-Laws, shall have and exercise the powers granted the Directors by these Articles.

ARTICLE VII.
The Directors may at any time by resolution levy and collect assessments upon all of the subscribed capital stock for the purpose of paying expenses, conducting business or retiring debts, or for any other purpose which they may deem proper. No one assessment shall exceed twenty (20) per cent of the amount of the authorized capital stock. The By-Laws of the corporation or, in the absence of any By-Laws covering or limiting any matter, action, or procedure in connection therewith, then the Resolution of the Board of Directors shall provide for and define the manner and form in which the Directors shall levy and collect assessments. In the event any stock shall be sold by or under direction of the Directors as a means for the collection of any unpaid balance due or payable on account of any assessment levied by the Directors on such stock, the Directors shall cause the name of the purchaser to be registered as the owner of such stock upon the books and records of this company and thereafter, regardless of any irregularity or insufficiency in the proceedings for the sale of such stock or the misapplication by any person of the funds received from such sale, the validity of such sale shall not be impeached by any person and the sole action for any person aggrieved by the sale shall be for damages only and against the company exclusively.

ARTICLE VIII.
With the assent in writing of the holders of the majority of all the capital

stock of the corporation issued and outstanding, or pursuant to the votes given in person or by proxy, by stockholders holding at least a majority of the issued and outstanding stock of the corporation which is represented and voted upon in person or by proxy at a meeting specially called for that purpose, or at an annual meeting, the Directors shall have power and authority to sell, assign, transfer, convey, or otherwise dispose of the property and assets of the corporation as an entirety or going concern on such terms and conditions as the Directors shall deem fit, right and just, either for cash or bonds, or shares of capital stock of any corporation, or corporations, or for any kind of species of property or obligation or securities.

ARTICLE XI.
The highest amount of indebtedness or liability to which the corporation is at any time to subject itself is One Hundred Thousand Dollars (\$100,000.00).

ARTICLE X.
The private property of the stockholders of the corporation shall be forever exempt from corporate debts of any kind whatsoever.

ARTICLE XII.
This corporation hereby appoints, authorizes and empowers C. W. Herndon, whose address is in Kingman, Arizona, and who has been a resident of the State of Arizona for at least three (3) years, its agent upon whom all notices and processes, including service of summons may be served in any action, suit or proceeding that may be had or brought against this company in any of the Courts of the State of Arizona. This agency shall remain in full force and effect until notice of appointment of a different agent shall have been filed with the Arizona Corporation Commission and upon the filing of any such designation of a different agent the agency hereby created shall be revoked.

IN WITNESS WHEREOF, We hereto affix our signatures this 13th day of April, 1920.

J. H. DANIELS. (Seal)
G. M. MURPHY. (Seal)
V. LEVEY. (Seal)

STATE OF CALIFORNIA.
County of Los Angeles—ss.
Before me, C. E. McDowell, a Notary Public in and for the County and State aforesaid, on this day, personally appeared J. H. Daniels, G. M. Murphy and V. Levey, known to me to be the same persons who signed the foregoing instrument, and acknowledged to me that they executed the same for the uses and purposes therein mentioned.

(Given under my hand and seal of office this 13th day of April, 1920. My commission will expire on the 23rd day of August, 1923.)

C. E. McDowell,
Notary Public in and for the
County of Los Angeles, State of
California.

First insertion April 24.
Last insertion May 29-30-31-up.

STATEMENT OF THE OWNERSHIP,
MANAGEMENT, CIRCULATION,
ETC., REQUIRED BY THE ACT
OF CONGRESS OF AUG-
UST 24, 1912.

Of Mohave County Miner and our Mineral Wealth, published weekly at Kingman for April, 1920.

STATE OF ARIZONA,
County of Mohave—ss.

Before me, a Notary Public in and for the State and county aforesaid, personally appeared W. G. Damon, who, having been duly sworn according to law, deposed and says that he is the Manager of the Mohave County Miner and Our Mineral Wealth and that the following is, to the best of his knowledge and belief, a true statement of the ownership, management, etc., of the aforesaid publication for the date shown in the above caption, required by the Act of August 24, 1912, embodied in section 443, Postal Laws and Regulations, printed on the reverse of this form, to-wit:

1. That the names and address of the publisher, editor, managing editor, and business managers are as follows:
Name of Publisher: W. G. Damon, Kingman, Arizona.
Postoffice Address: Editor, W. G. Damon, Kingman, Arizona.

Business Managers, W. G. Damon, Kingman, Arizona.

2. That the owners are: (Give names and addresses of individual owners, or, if a corporation, give its name and the names and addresses of stockholders owning or holding 1 per cent or more of the total amount of stock.)

Arizona Central Bank, Kingman, Arizona.
F. A. Wilde, Kingman, Arizona.
Allen E. Ware, Kingman, Arizona.
3. That the known bondholders, mortgagees, and other security holders owning 1 per cent or more of total amount of bonds, mortgages, or other securities are: (If there are none, so state.)

None.

4. That the two paragraphs next above, giving the names of the owners, stockholders, and security holders, if

any, contain not only the list of stockholders and security holders as they appear upon the books of the company but also, in cases where the stockholder or security holder appears upon the books of the company as trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; also that the said two paragraphs contain statements embracing affiant's full knowledge and belief as to the circumstances and conditions under which stockholders and security holders who do not appear upon the books of the company as trustees, hold stock and securities in a capacity other than that of a bona fide owner; and this affiant has no reason to believe that any other person, association, or corporation has any interest direct or indirect in the said stock, bonds, or other securities

than as so stated by him.
5. That the average number of copies of each issue of this publication sold or distributed, through the mails or otherwise, to paid subscribers during the six months preceding the date shown above is—
(This information is required from daily publications only.)

W. G. DAMON,
(Signature of editor, publisher, business manager, or owner.)

Sworn to and subscribed by me this 22 day of April, 1920.

(Seal) J. H. ROSENBERG,
Notary Public.

My commission expires Dec. 17, 1923.
(Notarial Seal)

J. H. ROSENBERG,
Notary Public.

My commission expires Dec. 17, 1923.



This Miller
Cord Tire
has run
22,000 Miles
On a Heavy Truck

22,000-Mile Tread And Why They Are Exceptions

Worn Miller Tires are often exhibited with some sign like above.
Countless letters also reach us telling such mileage tales.

These are very pleasing. But we don't want users in general to expect miracles from Millers.

Service to Expect

Expect from Millers greater service than from any like-type tire. And 19 times in 20 you will get it.

Expect it to outserve any tire you put opposite, and it almost invariably will. Expect twice the mileage tires gave a few years ago, and they will doubtless do still better.

Expect tread wear 25 per cent better than from others and you'll not be disappointed.

But don't expect that Millers, under all conditions, can match some exceptional mileage.

Why Mileage Varies

A Cord Tire gives vastly greater service than a Fabric Tire.

An oversize tire will vastly excel a tire that is undersize. Care, load and roads affect tire service greatly.

Millers are uniform tires. That is a major reason for their supremacy. But uniform tires will vary with conditions.

Tread Patented

Center Tread smooth with suction cup, for firm hold on wet asphalt. Geared-to-the-Road side treads, mesh like cogs in dirt.

What Our Tests Show

We run tires at our factory ten million miles a year to make these service tests.

These are radical tests. Tires are run constantly, night and day, and under heavy load. We want quick comparisons.

On our testing machines Miller Cords average 15,000 miles, and Fabrics about half that.

But these are not mileage records. We are running Miller Tires against high-grade rivals to prove that Millers last best.

Be Satisfied With This

You will get on a Miller an exceptional tread. It is by 25 per cent the best tread made.

Not one Miller Tire, made under present methods, has ever come back with the tread gone.

You will get uniform tires. Every Miller Tire is signed, both by maker and inspector. Every man knows that a faulty tire means a penalty for him. And faults are extremely rare.

You will get greater mileage than from any tire you put on the opposite wheel. That is so nearly universal that we will stake your favor on any single test.

But you will get the best tire built today. There are hundreds of thousands who know that.

When you buy a new car insist on Miller Tires. Twenty car makers now supply them and there is no extra charge.

THE MILLER RUBBER CO., Akron, Ohio



Miller Tires

Now the Topic of Tiredom

Cords or Fabrics

Geared-to-the-Road
Registered U. S. Patent Office

ARIZONA STORES COMPANY

Kingman, Arizona

Pay Your Electric Bill

Electricity is to be sold essentially for cash. We have no choice in the matter.

Bills will be rendered by mail or messenger as near the first of each month as practicable.

Payment for current used is to be made prior to the tenth of the month following its consumption. Failure to receive a bill does not relieve your responsibility.

In the event payment is not made promptly service may be discontinued. If discontinued a reconnecting charge is made.

If you have overlooked payment of back bills, pay them now.

Desert Power & Water Comp'y